IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

UNITED STAT	ΓES OF AMERICA)
v.) CR. NO. 2:07cr10-SRW
CLARANCE E	EARL BIVINES)
	GOVERNMENT'S MOTION FOR DETENTION HEARING
Comes	now the United States of America, by and through Leura G. Canary, United States
Attorney for the	e Middle District of Alabama, and pursuant to 18 U.S.C. 3142(e) and (f) moves for
a detention hea	ring for the above-captioned defendant.
1. <u>Eligibil</u>	ity of Cases
This cas	se is eligible for a detention order because this case involves:
	Crime of violence (18 U.S.C. § 3156)
	Maximum sentence of life imprisonment or death
X	10 + year drug offense
	Felony, with two prior convictions in the above categories
X	Serious risk the defendant will flee
	Serious risk of obstruction of justice
	Felony involving a minor victim
	Felony involving possession or use of a firearm or other destructive device (as defined by 18 U.S.C. § 921) or any other dangerous weapon
	Failure to register a sex offender (18 U.S.C. § 2250)

2. Reason For Detention

	The Court	should detain defendant because there are no conditions of release which will
reaso	onably assure:	
	X	Defendant's appearance as required
	X	Safety of any other person and the community
3.	Rebuttable	Presumption
	The United	States will invoke the rebuttable presumption against defendant under Section
3142	<i>l</i> (e).	
	X	Probable cause to believe defendant committed 10 + year drug offense or an offense in which a firearm was used or carried under Section 924(c)
		Previous conviction for "eligible" offense committed while on pretrial bond
		A period of five years has not elapsed from defendant's conviction or release from imprisonment for the offense described above
4.	Time For D	Detention Hearing
	The United	States requests the Court conduct the detention hearing:
		At the initial appearance
	X	After continuance of <u>3</u> days
	The Govern	nment requests leave of Court to file a supplemental motion with additional

grounds or presumption for detention should this be necessary.

Respectfully submitted this the 31st day of January, 2007.

LEURA G. CANARY United States Attorney

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